- (c) Receipt of spirits from customs custody. When spirits are transferred from customs custody as provided in subpart O of this part, the transfer record shall contain the information prescribed by § 251.138 of this chapter.
- **Par. 16.** New § 19.781 is added immediately following § 19.780, to read as follows:

§19.781 Record of alternating premises.

When distilled spirits plant bonded premises are alternated to or from bonded wine cellar, taxpaid wine bottling house, brewery, manufacturer of nonbeverage products, or general premises, under an approved plan of alternation described in the plant registration, the proprietor shall record the following information:

- (a) The date and hour of the alternation;
- (b) The kind of premises being curtailed, including plant identification number, if applicable;
- (c) The kind of premises being extended, including plant identification number, if applicable;
- (d) Identification of the special diagrams in the registration documents depicting the premises as they exist before and after the alternation; and
- (e) The purpose of the alternation. **Par. 17.** In § 19.1001, the first sentence of paragraph (a) is revised to read as follows:

§19.1001 Consignee premises.

(a) *General.* When spirits are received by transfer in bond or from customs custody, the proprietor shall examine each conveyance to determine whether the locks, seals, or other devices are intact upon arrival at the premises.

Par. 18. New § 19.1003 is added immediately following § 19.1002, to read as follows:

§19.1003 Transfer from customs custody.

(a) General. Spirits imported or brought into the United States in bulk containers may be withdrawn from customs custody and transferred in such bulk containers or by pipeline, without payment of tax, to the bonded premises of a large or medium alcohol fuel plant, but only if the spirits were not produced from petroleum, natural gas, or coal. Spirits received on alcohol fuel plant premises as provided in this section shall be subjected to further manufacturing or processing after receipt. Such spirits may be redistilled or denatured only if imported at 185 degrees or more of proof, and withdrawn for fuel use only, in the same manner and subject to the same requirements as domestically produced alcohol fuel.

- (b) *Transfer procedures.* The procedures in § 19.1001 and in subpart L of part 251 of this chapter pertain to the transfer of spirits from customs custody to an alcohol fuel plant.
- (c) *Restriction.* A proprietor who intends not to produce spirits, but to engage solely in the business of receiving spirits from customs custody as authorized in this section, must qualify as a regular distilled spirits plant under 26 U.S.C. 5171 and subpart G of this part.

§19.1010(b) [Amended]

Par. 19. Section 19.1010(b) is revised to:

- (a) Remove references to control number 1512–0202 from §§ 19.201–19.205.
- (b) Revised the reference to control number 1512–0202 in § 19.311 to a reference to control number 1512–0206,
- (c) Remove all references to obsolete control number 1512–0189,
- (d) Remove all entries for §§ 19.661–19.672,
- (e) Remove entries for §§ 19.610 and 19.772, and
- (f) Add an entry for § 19.781, to read as follows:

§19.1010 OMB control numbers assigned pursuant to the Paperwork Reduction Act.

(b) Display.

Section where identified Current OMB control no.

19.781 1512–0250

Signed: August 5, 1998.

John W. Magaw,

Director.

Approved: October 26, 1998.

John P. Simpson,

Deputy Assistant Secretary (Regulatory, Tariff and Trade Enforcement).

[FR Doc. 98–30942 Filed 11–27–98; 8:45 am] BILLING CODE 4810–31–P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 63

[FRL-6193-7]

National Emission Standards for Hazardous Air Pollutants for Source Categories; National Emission Standards for Hazardous Air Pollutants From Petroleum Refineries—Catalytic Cracking Units, Catalytic Reforming Units, and Sulfur Recovery Units

AGENCY: Environmental Protection Agency (EPA).

ACTION: Extension of public comment period.

SUMMARY: The EPA is extending the public comment period on the notice of proposed rulemaking (NPRM) for hazardous air pollutants from the petroleum refining industry, which was published in the Federal Register on September 11, 1998 (63 FR 48890). The purpose of this notice is to extend the comment period from November 10, 1998, to December 1, 1998. This extension is being made in response to a request from the National Petrochemical & Refiners Association, an industry trade association.

DATES: The EPA will accept comments on the NPRM until December 1, 1998.

ADDRESSES: Comments should be submitted (in duplicate) to: Air and Radiation Docket and Information Center (6102), Attention: Docket No. A-97–36, U.S. Environmental Protection Agency, 401 M Street, SW., Washington, DC 20460. The EPA requests that a separate copy also be sent to the contact person listed below (Mr. Robert Lucas). The docket may be inspected at the above address between 8:00 a.m. and 5:30 p.m., on weekdays. A reasonable fee may be charged for copying.

FOR FURTHER INFORMATION CONTACT: For information concerning the NPRM, contact Robert B. Lucas, Waste and Chemical Processes Group, Emission Standards Division (MD–13), U.S. Environmental Protection Agency, Research Triangle Park, NC 27711, telephone number (919) 541–0884; electronic mail address, "lucas.bob@epamail.epa.gov."

Dated: November 20, 1998.

Robert Perciasepe,

Assistant Administrator for Air and Radiation.

[FR Doc. 98–31674 Filed 11–27–98; 8:45 am] BILLING CODE 6560–60–P